IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

Debtor.	Objection Deadline: August 23, 2022 at 4:00 p.m. Hearing Date: To be scheduled if necessary
JAB Energy Solutions II, LLC,1) Case No. 21-11226 (CGT)
In re:) Chapter 11

SEVENTH MONTHLY APPLICATION FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES OF PACHULSKI STANG ZIEHL & JONES LLP, AS COUNSEL FOR THE DEBTOR AND DEBTOR IN POSSESSION FOR THE PERIOD FROM MARCH 1, 2022 THROUGH MARCH 31, 2022

Name of Applicant:	Pachulski Stang Ziehl & Jones LLP
Authorized to Provide Professional Services to:	Debtor and Debtor in Possession
Date of Retention:	Effective <i>nunc pro tunc</i> to September 7, 2021 by order signed on or about November 15, 2021
Period for which Compensation and Reimbursement is Sought:	March 1, 2022 through March 31, 2022
Amount of Compensation Sought as Actual, Reasonable and Necessary:	\$93,430.00
Amount of Expense Reimbursement Sought as Actual, Reasonable and Necessary:	\$ 759.20

This is a:	⊠monthly	☐ interim	☐ final application.
	The total time	e expended for	fee application preparation is approximately 3.0 hours
and the corres	ponding comp	ensation reque	ested is approximately \$1,000.00.

¹ The last four digits of the Debtor's U.S. tax identification number are 3625. The Debtor's mailing address is 19221 I-45 South, Suite 324, Shenandoah, TX 77385.

PRIOR APPLICATIONS FILED

Date	Period Covered	Requested	Requested	Approved	Approved
Filed		Fees	Expenses	Fees	Expenses
01/12/22	09/07/21 - 09/30/21	\$234,341.50	\$2,792.73	\$234,341.50	\$2,792.73
02/01/22	10/01/21 - 10/31/21	\$195,367.50	\$2,165.57	\$195,367.50	\$2,165.57
02/22/22	11/01/21 - 11/30/21	\$ 65,495.00	\$ 465.77	\$ 65,495.00	\$ 465.77
03/16/22	12/01/21 - 12/31/21	\$ 53,486.50	\$ 190.36	\$ 42,789.20	\$ 190.36
04/19/22	01/01/22 - 01/31/22	\$ 94,036.00	\$ 170.24	\$ 75,228.80	\$ 170.24
08/01/22	02/01/22 - 02/28/22	\$211,449.00	\$3,857.92	Pending	Pending

PSZ&J PROFESSIONALS

Name of Professional Individual	Position of the Applicant, Number of Years in that Position, Prior Relevant Experience, Year of Obtaining License to Practice, Area of Expertise	Hourly Billing Rate (including Changes)	Total Hours Billed	Total Compensation
Laura Davis Jones	Partner 2000; Joined Firm 2000; Member of DE Bar since 1986	\$1,575.00	6.30	\$ 9,922.50
David M. Bertenthal	Partner 1999; Member of CA Bar since 1993	\$1,395.00	2.30	\$ 3,208.50
Maxim B. Litvak	Partner 2004; Member of TX Bar since 1997; Member of CA Bar since 2001	\$1,275.00	7.40	\$ 9,435.00
Mary F. Caloway	Of Counsel 2020; Member of DE Bar since 1992	\$1,195.00	10.20	\$12,189.00
Colin R. Robinson	Of Counsel 2012; Member of NY since 1997; Member of NJ & PA Bars since 2001; Member of DE Bar since 2010	\$1,025.00	43.90	\$44,997.50
William L. Ramseyer	Of Counsel 1989; Member of CA Bar since 1980	\$ 925.00	2.50	\$ 2,312.50
Edward A. Corma	Associate 2022; Member of NJ Bar since 2018; Member of PA Bar since 2019; Member of DE Bar since 2020	\$ 675.00	4.60	\$ 3,105.00
Patricia E. Cuniff	Paralegal 2000	\$ 495.00	12.30	\$ 6,088.50

Name of Professional	Position of the Applicant, Number of Years in that	Hourly Billing	Total Hours	Total Compensation
Individual	Position, Prior Relevant Experience, Year of Obtaining License to Practice, Area of Expertise	Rate (including Changes)	Billed	
Karina K. Yee	Paralegal 2000	\$ 495.00	0.40	\$ 198.00
Cheryl A Knotts	Paralegal 2000	\$ 460.00	1.80	\$ 828.00
Karen S. Neil	Case Management Assistant 2003	\$ 395.00	2.90	\$ 1,145.50

Grand Total: \$93,430.00 Total Hours: 94.60 Blended Rate: \$987.63

COMPENSATION BY CATEGORY

Project Categories	Total Hours	Total Fees
Asset Disposition	0.40	\$ 435.00
Appeals	5.40	\$ 5,624.00
Bankruptcy Litigation	59.90	\$64,029.50
Case Administration	10.40	\$ 6,406.00
Claims Admin/Objections	1.00	\$ 760.00
Compensation of Professional	6.20	\$ 4,984.00
Compensation of Prof./Others	3.10	\$ 2,026.50
Executory Contracts	0.90	\$ 778.50
Financial Filings	0.40	\$ 357.00
Financing	4.70	\$ 5,749.50
General Creditors Comm.	2.20	\$ 2,280.00

EXPENSE SUMMARY

Expense Category	Service Provider ²	Total
	(if applicable)	Expenses
Conference Call	AT&T Conference Call	\$ 16.40
Delivery/Courier Service	Advita	\$ 31.50
Court Research	Pacer	\$177.60
Postage	US Mail	\$ 20.90
Reproduction Expense		\$ 57.00
Reproduction/ Scan Copy		\$153.30
Transcript	eScribers LLC	\$302.50

 $^{^2}$ PSZ&J may use one or more service providers. The service providers identified herein below are the primary service providers for the categories described.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
JAB Energy Solutions II, LLC,1) Case No. 21-11226 (CGT)
Debtor.)
	Objection Deadline: August 23, 2022 at 4:00 p.m. Hearing Date: To be scheduled if necessary

SEVENTH MONTHLY APPLICATION FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES OF PACHULSKI STANG ZIEHL & JONES LLP, AS COUNSEL FOR THE DEBTOR AND DEBTOR IN POSSESSION FOR THE PERIOD FROM MARCH 1, 2022 THROUGH MARCH 31, 2022

Pursuant to sections 330 and 331 of Title 11 of the United States Code (the "Bankruptcy Code") and Rule 2016 of the Federal Rules of Bankruptcy Procedure (collectively, the "Bankruptcy Rules"), and the "Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals," signed on or about October 21, 2021 ("Administrative Order"), Pachulski Stang Ziehl & Jones LLP ("PSZ&J" or the "Firm"), Counsel for the Debtor and Debtor in Possession, hereby submits its Seventh Monthly Application for Compensation and for Reimbursement of Expenses for the Period from March 1, 2022 through March 31, 2022 (the "Application").

By this Application PSZ&J seeks a monthly interim allowance of compensation in the amount of \$93,430.00 and actual and necessary expenses in the amount of \$759.20 for a total allowance of \$94,189.20 and payment of \$74,744.00 (80% of the allowed fees) and

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reimbursement of \$759.20 (100% of the allowed expenses) for a total payment of \$75,503.20 for the period March 1, 2022 through March 31, 2022 (the "Interim Period"). In support of this Application, PSZ&J respectfully represents as follows.

Background

- 1. On September 7, 2021 (the "Petition Date"), the Debtor filed a voluntary petition for relief under Chapter 11 of the Bankruptcy Code. The Debtor continues in possession of its property and continues to operate and manage its business as debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in the Debtor's chapter 11 case.
- 2. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2).
- 3. On or about October 21, 2021, the Court signed the Administrative Order, authorizing certain professionals ("Professionals") to submit monthly applications for interim compensation and reimbursement for expenses, pursuant to the procedures specified therein.

 The Administrative Order provides, among other things, that a Professional may submit monthly fee applications. If no objections are made within twenty-one (21) days after service of the monthly fee application the Debtor is authorized to pay the Professional eighty percent (80%) of the requested fees and one hundred percent (100%) of the requested expenses. Beginning with the period ending November 30, 2021 and at three-month intervals thereafter or such other intervals convenient to the Court, each of the Professionals may file and serve an interim

application for allowance of the amounts sought in its monthly fee applications for that period.

All fees and expenses paid are on an interim basis until final allowance by the Court.

4. The retention of PSZ&J, as Counsel for the Debtor and Debtor in Possession, was approved effective *nunc pro tunc* to September 7, 2021 by this Court's "Order Pursuant to Section 327(a) of the Bankruptcy Code, Rule 2014 of the Federal Rules of Bankruptcy Procedure and Local Rule 2014-1 Authorizing the Employment and Retention of Pachulski Stang Ziehl & Jones LLP as Counsel for the Debtor and Debtor in Possession *Nunc Pro Tunc* to the Petition Date," signed on or about November 15, 2021 (the "Retention Order"). The Retention Order authorized PSZ&J to be compensated on an hourly basis and to be reimbursed for actual and necessary out-of-pocket expenses.

PSZ&J's APPLICATION FOR COMPENSATION AND FOR REIMBURSEMENT OF EXPENSES

Compensation Paid and Its Source

- 5. All services for which PSZ&J requests compensation were performed for or on behalf of the Debtor.
- 6. PSZ&J has received no payment and no promises for payment from any source other than the Debtor for services rendered or to be rendered in any capacity whatsoever in connection with the matters covered by this Application. There is no agreement or understanding between PSZ&J and any other person other than the partners of PSZ&J for the sharing of compensation to be received for services rendered in this case. PSZ&J has received payments during the year prior to the Petition Date in the amount of \$100,000 in connection with the preparation of initial documents and the prepetition representation of the Debtor. Upon final

reconciliation of the amount actually expended prepetition, any balance remaining from the payments to PSZ&J was credited to the Debtor and utilized as PSZ&J's retainer to apply to postpetition fees and expenses pursuant to the compensation procedures approved by this Court in accordance with the Bankruptcy Code. In addition, prior to the Petition Date, PSZ&J was paid \$75,000 for its services in connection with an Assignment for the Benefit of Creditors, which has been concluded.

Fee Statements

The fee statements for the Interim Period are attached hereto as Exhibit A. These statements contain daily time logs describing the time spent by each attorney and paraprofessional during the Interim Period. To the best of PSZ&J's knowledge, this Application complies with sections 330 and 331 of the Bankruptcy Code and the Bankruptcy Rules.

PSZ&J's time reports are initially handwritten by the attorney or paralegal performing the described services. The time reports are organized on a daily basis. PSZ&J is particularly sensitive to issues of "lumping" and, unless time was spent in one time frame on a variety of different matters for a particular client, separate time entries are set forth in the time reports.

PSZ&J's charges for its professional services are based upon the time, nature, extent and value of such services and the cost of comparable services other than in a case under the Bankruptcy Code. PSZ&J has reduced its charges related to any non-working "travel time" to fifty percent (50%) of PSZ&J's standard hourly rate. To the extent it is feasible, PSZ&J professionals attempt to work during travel.

Actual and Necessary Expenses

- 8. A summary of actual and necessary expenses incurred by PSZ&J for the Interim Period is attached hereto as part of Exhibit A. PSZ&J customarily charges \$0.10 per page for photocopying expenses related to cases, such as this one, arising in Delaware. PSZ&J's photocopying machines automatically record the number of copies made when the person that is doing the copying enters the client's account number into a device attached to the photocopier. PSZ&J summarizes each client's photocopying charges on a daily basis.
- 9. PSZ&J charges \$.25 per page for out-going facsimile transmissions.

 There is no additional charge for long distance telephone calls on faxes. The charge for outgoing facsimile transmissions reflects PSZ&J's calculation of the actual costs incurred by PSZ&J for the machines, supplies and extra labor expenses associated with sending telecopies and is reasonable in relation to the amount charged by outside vendors who provide similar services.

 PSZ&J does not charge the Debtor for the receipt of faxes in this case.
- 10. With respect to providers of on-line legal research services (e.g., LEXIS and WESTLAW), PSZ&J charges the standard usage rates these providers charge for computerized legal research. PSZ&J bills its clients the actual amounts charged by such services, with no premium. Any volume discount received by PSZ&J is passed on to the client.
- 11. PSZ&J believes the foregoing rates are the market rates that the majority of law firms charge clients for such services. In addition, PSZ&J believes that such charges are in accordance with the American Bar Association's ("ABA") guidelines, as set forth in the

ABA's Statement of Principles, dated January 12, 1995, regarding billing for disbursements and other charges.

Summary of Services Rendered

- 12. The names of the partners and associates of PSZ&J who have rendered professional services in this case during the Interim Period, and the paralegals and case management assistants of PSZ&J who provided services to these attorneys during the Interim Period, are set forth in the attached Exhibit A.
- 13. PSZ&J, by and through such persons, has prepared and assisted in the preparation of various motions and orders submitted to the Court for consideration, advised the Debtor on a regular basis with respect to various matters in connection with the Debtor's bankruptcy case, and performed all necessary professional services which are described and narrated in detail below. PSZ&J's efforts have been extensive due to the size and complexity of the Debtor's bankruptcy case.

Summary of Services by Project

14. The services rendered by PSZ&J during the Interim Period can be grouped into the categories set forth below. PSZ&J attempted to place the services provided in the category that best relates to such services. However, because certain services may relate to one or more categories, services pertaining to one category may in fact be included in another category. These services performed, by categories, are generally described below, with a more detailed identification of the actual services provided set forth on the attached Exhibit A. Exhibit A identifies the attorneys and paraprofessionals who rendered services relating to each category,

along with the number of hours for each individual and the total compensation sought for each category.

A. Asset Disposition

15. This category relates to work regarding sales and other asset disposition issues. During the Interim Period, the Firm, among other things, reviewed and analyzed issues regarding Breton Sound.

Fees: \$435.00; Hours: 0.40

B. Appeals

16. This category relates to work regarding appellate issues. During the Interim Period, the Firm, among other things: (1) reviewed and analyzed issues regarding the TOPS notice of appeal; (2) reviewed and analyzed issues regarding an appellate docket; (3) attended to deadline issues; (4) reviewed and analyzed issues regarding the TOPS statement of issues on appeal and designation of record; and (5) corresponded regarding appellate issues.

Fees: \$5,624.00; Hours: 5.40

C. Bankruptcy Litigation

17. This category relates to work regarding motions and adversary proceedings in the Bankruptcy Court. During the Interim Period, the Firm, among other things: (1) reviewed and analyzed transcripts; (2) performed work regarding motions to modify an Eastern District of Louisiana injunction and to reopen proceedings; (3) reviewed and analyzed issues relating to proposed orders regarding the High Island matter; (4) performed work regarding a certification of counsel relating to competing orders relating to the settlement

agreement concerning High Island; (5) performed work regarding hearing notice issues; (6) attended to scheduling issues; (7) performed work regarding a motion to extend the removal deadline; (8) performed work regarding a scheduling order; (9) prepared for and attended a hearing on March 3, 2022 regarding the form of settlement order in the High Island matter; (10) maintained a work-in-progress memorandum; (11) prepared for and attended a telephonic conference on March 7, 2022 with Lender's counsel regarding case status issues; (12) reviewed and analyzed issues regarding a settlement proposal from TOPS; (13) reviewed and analyzed case strategy issues; (14) performed research; (15) reviewed and analyzed issues regarding a draft certification motion; (16) performed work regarding a response to settlement proposal; (17) reviewed and analyzed issues regarding the TOPS litigation; (18) performed work regarding a memorandum in support of the motion to reopen case in the Eastern District of Louisiana; (19) performed work regarding a memorandum in support of the motion to modify preliminary injunction; (20) reviewed and analyzed mediation issues; (21) reviewed and analyzed issues regarding a status conference relating to a State Court matter; (22) reviewed and analyzed settlement issues; (23) prepared for and attended a status conference on March 28, 2022 relating to a State Court matter; (24) reviewed and analyzed the TOPS objections to motion to modify injunction and motion to reopen; (25) reviewed and analyzed garnishment issues; (26) performed work regarding Agenda Notices; (27) performed work regarding responses to the TOPS oppositions to motion to reopen case and to modify injunction; and (28) conferred and corresponded regarding bankruptcy litigation issues.

Fees: \$64,029.50; Hours: 59.90

Case Administration D.

18. This category relates to work regarding administration of this case. During the Interim Period, the Firm, among other things, maintained a memorandum of critical dates and maintained document control.

Fees: \$6,406.00;

Hours: 10.40

Ε. **Claims Administration/Objections**

19. This category relates to work regarding claims administration and claim objection issues. During the Interim Period, the Firm, among other things: (1) performed work regarding a stipulation to extend the bar date for Richard Schmidt; (2) reviewed and analyzed settlement issues; and (3) corresponded regarding claim issues.

Fees: \$760.00;

Hours: 1.00

Compensation of Professionals F.

20. This category relates to work regarding compensation of the Firm. During the Interim Period, the Firm, among other things: (1) performed work regarding its November and December 2021, and January 2022, monthly fee applications; (2) performed work regarding its First quarterly fee application; and (3) monitored the status and filing of fee applications.

Fees: \$4,984.00;

Hours: 6.20

G. **Compensation of Professionals--Others**

21. This category relates to work regarding compensation of professionals, other than the Firm. During the Interim Period, the Firm, among other things: (1) performed work regarding notice of a quarterly fee application hearing; (2) performed work regarding a Fee Application Hearing Binder; (3) reviewed and analyzed fee examiner issues; and

(4) corresponded regarding compensation issues.

Fees: \$2,026.50;

Hours: 3.10

H. **Executory Contracts**

> 22. This category relates to work regarding executory contracts and unexpired

leases of real property. During the Interim Period, the Firm, among other things, performed

work regarding a motion pursuant to Section 365(d)(4) to extend the time to assume or reject

leases.

Fees: \$778.50;

Hours: 0.90

I. **Financial Filings**

23. This category relates to work regarding compliance with reporting

requirements. During the Interim Period, the Firm, among other things, performed work

regarding Monthly Operating Reports.

Fees: \$357.00;

Hours: 0.40

J. **Financing**

24. This category relates to issues regarding Debtor in Possession ("DIP")

financing and use of cash collateral. During the Interim Period, the Firm, among other things:

(1) performed work regarding budget issues; (2) reviewed and analyzed default and waiver of

default issues relating to the final DIP financing order; (3) reviewed and analyzed issues

regarding account receivable deadlines; (4) reviewed and analyzed issues regarding weekly

variance reports; and (5) corresponded and conferred regarding financing issues.

Fees: \$5,749.50;

Hours: 4.70

10

K. General Creditors Committee

25. This category relates to work regarding Committee issues. During the Interim Period, the Firm, among other things: (1) reviewed and analyzed insurance issues; (2) reviewed and responded to Committee inquiries; (3) reviewed and analyzed issues regarding resignation of a member of the Committee; and (4) conferred and corresponded regarding Committee issues.

Fees: \$2,280.00; Hours: 2.20

Valuation of Services

26. Attorneys and paraprofessionals of PSZ&J expended a total 94.60 hours in connection with their representation of the Debtor during the Interim Period, as follows:

Name of Professional Individual	Position of the Applicant, Number of Years in that Position, Prior Relevant Experience, Year of Obtaining License to Practice, Area of Expertise	Hourly Billing Rate (including Changes)	Total Hours Billed	Total Compensation
Laura Davis Jones	Partner 2000; Joined Firm 2000; Member of DE Bar since 1986	\$1,575.00	6.30	\$ 9,922.50
David M. Bertenthal	Partner 1999; Member of CA Bar since 1993	\$1,395.00	2.30	\$ 3,208.50
Maxim B. Litvak	Partner 2004; Member of TX Bar since 1997; Member of CA Bar since 2001	\$1,275.00	7.40	\$ 9,435.00
Mary F. Caloway	Of Counsel 2020; Member of DE Bar since 1992	\$1,195.00	10.20	\$12,189.00
Colin R. Robinson	Of Counsel 2012; Member of NY since 1997; Member of NJ & PA Bars since 2001; Member of DE Bar since 2010	\$1,025.00	43.90	\$44,997.50
William L. Ramseyer	Of Counsel 1989; Member of CA Bar since 1980	\$ 925.00	2.50	\$ 2,312.50

Name of	Position of the Applicant,	Hourly	Total	Total
Professional	Number of Years in that	Billing	Hours	Compensation
Individual	Position, Prior Relevant	Rate	Billed	
	Experience, Year of Obtaining	(including		
	License to Practice, Area of	Changes)		
	Expertise			
Edward A. Corma	Associate 2022; Member of NJ	\$ 675.00	4.60	\$ 3,105.00
	Bar since 2018; Member of PA			
	Bar since 2019; Member of DE			
	Bar since 2020			
Patricia E. Cuniff	Paralegal 2000	\$ 495.00	12.30	\$ 6,088.50
Karina K. Yee	Paralegal 2000	\$ 495.00	0.40	\$ 198.00
Cheryl A Knotts	Paralegal 2000	\$ 460.00	1.80	\$ 828.00
Karen S. Neil	Case Management Assistant 2003	\$ 395.00	2.90	\$ 1,145.50

Grand Total: \$93,430.00 Total Hours: 94.60 Blended Rate: \$987.63

- 27. The nature of work performed by these persons is fully set forth in Exhibit A attached hereto. These are PSZ&J's normal hourly rates for work of this character. The reasonable value of the services rendered by PSZ&J for the Debtor during the Interim Period is \$93,430.00.
- 28. In accordance with the factors enumerated in section 330 of the Bankruptcy Code, it is respectfully submitted that the amount requested by PSZ&J is fair and reasonable given (a) the complexity of the case, (b) the time expended, (c) the nature and extent of the services rendered, (d) the value of such services, and (e) the costs of comparable services other than in a case under the Bankruptcy Code. Moreover, PSZ&J has reviewed the requirements of Del. Bankr. LR 2016-2 and the Administrative Order and believes that this Application complies with such Rule and Order.

WHEREFORE, PSZ&J respectfully requests that, for the period of March 1, 2022 through March 31, 2022, an interim allowance be made to PSZ&J for compensation in the

amount of \$93,430.00 and actual and necessary expenses in the amount of \$759.20 for a total allowance of \$94,189.20 and payment of \$74,744.00 (80% of the allowed fees) and reimbursement of \$759.20 (100% of the allowed expenses) be authorized for a total payment of \$75,503.20; and for such other and further relief as this Court deems proper.

Dated: August 2, 2022 PACHULSKI STANG ZIEHL & JONES LLP

/s/ Laura Davis Jones

Laura Davis Jones (DE Bar No. 2436) Colin R. Robinson (Bar No. 5524) 919 North Market Street, 17th Floor P.O. Box 8705

Wilmington, Delaware 19899 (Courier 19801)

Telephone: (302) 652-4100 Facsimile: (302) 652-4400 Email: ljones@pszjlaw.com crobinson@pszjlaw.com

Counsel to the Debtor and Debtor in Possession

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DECLARATION

STATE OF DELAWARE

:

COUNTY OF NEW CASTLE:

Laura Davis Jones, after being duly sworn according to law, deposes and says:

a) I am a partner with the applicant law firm Pachulski Stang Ziehl & Jones

LLP, and have been admitted to appear before this Court.

b) I am familiar with the work performed on behalf of the debtor and debtor

in possession by the lawyers and paraprofessionals of PSZ&J.

c) I have reviewed the foregoing Application and the facts set forth therein

are true and correct to the best of my knowledge, information and belief. Moreover, I have

reviewed Del. Bankr. LR 2016-2 and the Administrative Order signed on or about October 21,

2021 and submit that the Application substantially complies with such Rule and Order.

/s/ Laura Davis Jones

Laura Davis Jones